UNITED STATES DISTRICT COURT

DISTRICT OF MINNESOTA

National Credit Union
Administration Board Acting in
its Capacity as Liquidating
Agent for the Hmong American
Federal Credit Union.

Case No.____

Plaintiff,

vs.

MOTION FOR AN EX PARTE
TEMPORARY RESTRAINING ORDER
AND ORDER TO SHOW CAUSE WHY A
PRELIMINARY INJUNCTION SHOULD
NOT ISSUE

True Yang Vangh and Nkajlo Vangh,

Defendants.

Plaintiff, National Credit Union Administration Board, Acting in its
Capacity as Liquidating Agent of the Hmong American Federal Credit Union, by
and through its counsel, Quinlivan & Hughes, P.A., Kenneth H. Bayliss and Julie
L. Fisk, moves the Court for an ex parte temporary restraining order pursuant to
Rule 65 of the Federal Rules of Civil Procedure that: 1) enjoins Defendants True
Yang Vangh and Nkajlo Vangh and all other persons acting in concert or
participating with them, from disposing of, transferring or encumbering their
assets in any way; and 2) orders Defendants True Yang Vangh and Nakjlo Vangh
to show cause why a preliminary injunction should not issue.

Plaintiff bases its Motion on Plaintiff's Memorandum of Law in Support of its Motion for a Temporary Restraining Order and Order to Show Cause Why A

Preliminary Injunction Should Not Issue, the declarations, and the exhibits submitted in support thereof, the arguments of counsel, and all other evidence before the Court. Pursuant to Rule of Federal Civil Procedure 65(b)(1), this motion is being made without notice to the opposing party for the reasons stated in the affidavit of counsel Kenneth H. Bayliss and based on the supporting affidavits of Jennifer Davis, Max Peeples, and Stephen Lillie.

Dated: 10-15-15

QUINLIVAN & HUGHES, P.A.

Kenneth H. Bayliss #0157569

Julie L. Fisk #0319478

National Credit Union Administration Board, Acting In its capacity as Liquidating Agent of the Hmong American Federal Credit Union

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